INFORMATION DISCLOSURE STATEMENT BY APPLICANT (Not for submission under 37 CFR 1.99) Application Number 10680041 Filing Date 2003-10-06 First Named Inventor Cockerille et al. Art Unit 2135 Examiner Name Pich Ponnoreay Attorney Docket Number IGT1P052C1/P-544 CON

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	2	6804763		2004-10-12	Stockdale et al.	
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	4	6149522		2000-11-21	Alcorn et al.	
	5	6620047		2003-09-16	Alcorn	
	6	6645077		2003-11-11	Rowe	
	7	6264561		2001-07-24	Saffari	
	8	5155768		1992-10-13	Matsuhara	

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	9	4727544		1998-02-23	Brunner et al.	
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	4	20030203756		2003-10-30	Jackson	
	5	20030078103		2003-04-24	LeMay et al.	
	6	20030216172		2003-11-20	LeMay et al.	
	7	20010011341		2001-08-02	Hayes, Jr. et al.	

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	1	International Search Report dated October 1, 2002 from related PCT Application No. PCT/US02/25083 [IGT1P052WO]									
	2	BROSNAN, "Using a Gaming Machine as a Server", U.S. Patent Application No. 09/595,798 filed June 16, 2000 [IGT1P021]									
	3	LEMAY et al., "Gaming Machine Virtual Player Tracking and Related Services," U.S. Patent Application No. 09/642,192 filed on August 18, 2000 [IGT1P031]									
	4	EPO Supplemental Search Report dated August 23, 2006 in corresponding EP Application No. 02 761 274.6 [IGT1P052EP]									
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